





## RELIGIOUS.

## Sermon on the Inevitable by Prof. Swing Before the Central Church.

God as a Burden-Bearer the End of All Human Philosophy.

## The Rejoicing of Christ Church Over the Wiping Out of Its Debt.

## Sketch of Successes and Reverses Since Its Organization in 1855.

## The First Services of the Third Presbyterian Church.

## THE INEVITABLE.

Prof. Swing preached yesterday morning to the Central Church, taking as his text: Cast thy burden on the Lord, and he will sustain thee.

Many instances are found in history where the people, aroused by a sense of great public wrong, have wept and prayed for some leader to arise and deliver them from their distress. In the case of the Israelites, they were led to a just battle. These scenes did not spring from any sense of dependence found in the common people, but also from the feeling that the God of Israel was their God, and that he would lead them to a just battle. In the case of the Israelites, they were led to a just battle. These scenes did not spring from any sense of dependence found in the common people, but also from the feeling that the God of Israel was their God, and that he would lead them to a just battle.

The most powerful argument in favor of the being of God is found in the clamor of the human mind for a single thought and force which will explain the universe. The human mind is a restless thing, and it will not rest until it has found an answer to the question, "Why is there something rather than nothing?"

As the people of the great English revolutions, they are not only a people of the great English revolutions, but they are also a people of the great English revolutions. They are not only a people of the great English revolutions, but they are also a people of the great English revolutions. They are not only a people of the great English revolutions, but they are also a people of the great English revolutions.

Our relations with this state. The relations of the state with the world are a subject of great importance. The state is a body of people, and it is the duty of the state to protect the rights of its citizens. The state is a body of people, and it is the duty of the state to protect the rights of its citizens. The state is a body of people, and it is the duty of the state to protect the rights of its citizens.

A gigantic failure. The failure of the state is a subject of great importance. The state is a body of people, and it is the duty of the state to protect the rights of its citizens. The state is a body of people, and it is the duty of the state to protect the rights of its citizens. The state is a body of people, and it is the duty of the state to protect the rights of its citizens.

Mr. Mathews was considered one of the foremost of the nation's statesmen, and was among the foremost of the nation's statesmen. He was a man of great ability, and he was a man of great ability. He was a man of great ability, and he was a man of great ability. He was a man of great ability, and he was a man of great ability.

The Indiana State House. The Indiana State House is a building of great importance. It is a building of great importance. It is a building of great importance. It is a building of great importance. It is a building of great importance. It is a building of great importance.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

men are attempting to do their duty. For a hundred years have good men toiled and spoken the words of truth and justice, and yet today the world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion. The world is in a state of confusion.

## CHRIST CHURCH'S JUBILEE.

HOW ITS DEBT WAS OBLITERATED.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

A jubilee sermon was preached by Bishop Doane yesterday morning at the completion of the Church debt. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance. The Church debt was a subject of great importance.

## PARIS.

Preparing for the Exhibition--

Probable Delay of the Opening.

"The Season" in Paris--The Debut of the Season--Musical and Dramatic Gossip.

Henri Cernuschi's Second Article on the Silver Question in the United States.

Special Correspondence of The Tribune.

PARIS, April 28.—It appears that Mr. Krantz, the intelligent Director of the Exhibition, was little less than in a panic. The completion of the two palaces for the 1st of May, Mr. Krantz and his merry men have done, and doubtless will yet do, wonders; but the task they have set themselves is now seen to be a very difficult one. The Champ-de-Mars Main Building may be ready in time, at least externally; but it is officially given out that the Trocadero Palace cannot possibly be finished before the second of October. Mr. Krantz, at all events, I should strongly counsel any American who may be only prepared for a short stay with us not to leave their baggage at the Champ-de-Mars, unless they wish to be miserably disappointed, especially in the American section.

McCormick, the United States Commissioner, and his staff are now in Paris. A few days ago, The General has pitched his tent at that very pleasant place, the Hotel Splendid. If he looks out of his windows, he will see the river and the city. He will see the river and the city. He will see the river and the city. He will see the river and the city. He will see the river and the city.

## MISCELLANEOUS.

Special Dispatch to The Tribune.

CINCINNATI, O., April 28.—The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city.

NEW YORK, April 28.—The venerable Rector of St. John's Church, the Rev. P. E. Morgan, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city.

SMUGGLER'S PARADISE. The New Yorkers are so generally engaged in the business of smuggling, that they have created a new word, "smuggler's paradise." The New Yorkers are so generally engaged in the business of smuggling, that they have created a new word, "smuggler's paradise." The New Yorkers are so generally engaged in the business of smuggling, that they have created a new word, "smuggler's paradise."

OF course only a fraction of the frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed.

He has been away from the city for some months, and it is a matter of course that he has been away from the city for some months. He has been away from the city for some months, and it is a matter of course that he has been away from the city for some months. He has been away from the city for some months, and it is a matter of course that he has been away from the city for some months.

On the 28th of May, a new theatre, or rather an old concert-hall converted, will be opened on the Boulevard des Capucines, under the management of Brasseur, the manager of the Theatre des Capucines. On the 28th of May, a new theatre, or rather an old concert-hall converted, will be opened on the Boulevard des Capucines, under the management of Brasseur, the manager of the Theatre des Capucines.

## PARIS.

Preparing for the Exhibition--

Probable Delay of the Opening.

"The Season" in Paris--The Debut of the Season--Musical and Dramatic Gossip.

Henri Cernuschi's Second Article on the Silver Question in the United States.

Special Correspondence of The Tribune.

PARIS, April 28.—It appears that Mr. Krantz, the intelligent Director of the Exhibition, was little less than in a panic. The completion of the two palaces for the 1st of May, Mr. Krantz and his merry men have done, and doubtless will yet do, wonders; but the task they have set themselves is now seen to be a very difficult one. The Champ-de-Mars Main Building may be ready in time, at least externally; but it is officially given out that the Trocadero Palace cannot possibly be finished before the second of October. Mr. Krantz, at all events, I should strongly counsel any American who may be only prepared for a short stay with us not to leave their baggage at the Champ-de-Mars, unless they wish to be miserably disappointed, especially in the American section.

McCormick, the United States Commissioner, and his staff are now in Paris. A few days ago, The General has pitched his tent at that very pleasant place, the Hotel Splendid. If he looks out of his windows, he will see the river and the city. He will see the river and the city. He will see the river and the city. He will see the river and the city. He will see the river and the city.

## MISCELLANEOUS.

Special Dispatch to The Tribune.

CINCINNATI, O., April 28.—The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city.

NEW YORK, April 28.—The venerable Rector of St. John's Church, the Rev. P. E. Morgan, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city. The Rev. P. E. Morgan, for many years Rector of St. John's Church, has been elected to the position of Rector of the Episcopal Church in this city.

SMUGGLER'S PARADISE. The New Yorkers are so generally engaged in the business of smuggling, that they have created a new word, "smuggler's paradise." The New Yorkers are so generally engaged in the business of smuggling, that they have created a new word, "smuggler's paradise." The New Yorkers are so generally engaged in the business of smuggling, that they have created a new word, "smuggler's paradise."

OF course only a fraction of the frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed. The frauds could be exposed.

He has been away from the city for some months, and it is a matter of course that he has been away from the city for some months. He has been away from the city for some months, and it is a matter of course that he has been away from the city for some months. He has been away from the city for some months, and it is a matter of course that he has been away from the city for some months.

On the 28th of May, a new theatre, or rather an old concert-hall converted, will be opened on the Boulevard des Capucines, under the management of Brasseur, the manager of the Theatre des Capucines. On the 28th of May, a new theatre, or rather an old concert-hall converted, will be opened on the Boulevard des Capucines, under the management of Brasseur, the manager of the Theatre des Capucines.

## INSURANCE.

Rigorous Reduction of the Order of the Management Reform Insurance.

An Interesting Case of a Commission on the Experiences of the Chicago Union Mutual Co.

Pat Contracts, and How They are Victimized.

Special Correspondence of The Tribune.

NEW YORK, April 28.—The callous of a healthy reaction on the part of many writers are not yet the same as in the light of last year's experience. The callous of a healthy reaction on the part of many writers are not yet the same as in the light of last year's experience. The callous of a healthy reaction on the part of many writers are not yet the same as in the light of last year's experience.

Developments relative to the life-insurance companies are quite as startling as in the case of the life-insurance companies. The developments relative to the life-insurance companies are quite as startling as in the case of the life-insurance companies. The developments relative to the life-insurance companies are quite as startling as in the case of the life-insurance companies.

Mr. Beecher's vindication. Mr. Beecher's vindication is a subject of great importance. Mr. Beecher's vindication is a subject of great importance. Mr. Beecher's vindication is a subject of great importance. Mr. Beecher's vindication is a subject of great importance. Mr. Beecher's vindication is a subject of great importance.

THE REPUBLICAN SECTION. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance.

THE REPUBLICAN SECTION. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance.

THE REPUBLICAN SECTION. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance.

THE REPUBLICAN SECTION. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance.

THE REPUBLICAN SECTION. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance. The Republican section is a subject of great importance.







## The Tribune.

## TERMS OF SUBSCRIPTION.

BY MAIL—IN ADVANCE—POSTAGE PREPAID.  
Daily Edition, one year, \$12.00  
Daily Edition, six months, \$7.00  
Daily Edition, three months, \$4.00  
Semi-weekly Edition, one year, \$6.00  
Semi-weekly Edition, six months, \$3.50  
Semi-weekly Edition, three months, \$2.00  
Single Copies, 5 Cts.  
Foreign, per year, \$15.00  
Specimen copies sent free.  
Give Post-Office address in full, including State and County.

Remittances may be made either by draft, express, Post-Office order, or in registered letters, at our risk.

TERMS TO CITY SUBSCRIBERS.  
Daily, delivered, excepted, 20 cents per week.  
Daily, delivered, excepted, 20 cents per week.  
Daily, delivered, excepted, 20 cents per week.

Address THE TRIBUNE COMPANY,  
Corner Madison and Dearborn-sts., Chicago, Ill.  
Orders for the delivery of THE TRIBUNE at Evanston, Elmhurst, and Hyde Park left in the counting-room will receive prompt attention.

## TRIBUNE BRANCH OFFICES.

THE CHICAGO TRIBUNE has established branch offices for the receipt of subscriptions and advertisements as follows:

NEW YORK—Room 307 Broadway, F. T. Mc-  
FARLANE, Manager.  
PARIS—10 Rue de la Orange-Adrienne,  
H. MARX, Agent.  
LONDON—Rue d'Amoy, 40, J. H. B. Smith,  
Agent.  
SAN FRANCISCO, Cal.—Palace Hotel.

## AMUSEMENTS.

**McVicker's Theatre.**  
Madison street, between Dearborn and State.  
"Our Aidesmen."

**Hookey's Theatre.**  
Randolph street, between Clark and LaSalle.  
Engagement of Mad. Melba. "Camille."

**Haver's Theatre.**  
Menor street, corner of Dearborn. John Hart's Pan-  
orama of the Chicago Fire.

**New Chicago Theatre.**  
Clark street, opposite Sherman House. Engage-  
ment of Miss. Ben's Female Minstrels. "Female  
Torture."

**Coliseum.**  
Clark street, opposite New City Hall. Engagement  
of G. W. Thompson. "Lawyer." Variety entertain-  
ment.

MONDAY, APRIL 29, 1878.

In New York on Saturday greenbacks were  
steady at 99 1/2 in gold and silver coin.

A boiler burst in a foundry at Dublin, Ire-  
land, Saturday, killing fifteen persons and  
wounding twelve, the victims being mostly  
occupants of adjoining houses demolished by  
the force of the explosion.

The President and family returned to  
Washington yesterday morning in good  
health after their short excursion. Secretary  
Evarts has been called from the funeral of  
one son to the bedside of another, who is  
dangerously ill at New York.

The office of Field-Marshal General has  
evidently been created for the Grand Duke  
Nicholas to ease the pangs of his withdrawal  
from Constantinople, where he may either  
have talked too much or excited the jeal-  
ousy of his brother the Emperor. "Pro-  
motions" which call a Commanding General  
away from the scene of his triumphs are  
usually construed in a sinister fashion.

The great strike of factory operatives in  
England continues without hope of adjust-  
ment. The weavers of Manchester have  
expressed a willingness to submit their case  
to the arbitration of a body of men composed  
of bankers, merchants, operatives, op-  
erators, etc., the Bishop of Manchester to be  
Chairman, but the operators have rejected  
the proposition. Business in the other man-  
ufacturing towns presents the same paralytic  
aspect.

Two items of interest in connection with  
the Episcopal Church are contained in the  
dispatches this morning—first, the preach-  
ing yesterday of the farewell sermon of the  
reverend Rector of St. George's Church, New  
York City, the Rev. Dr. STREETER H.  
TAYLOR, Senior; and second, the delivery  
of an address by the Rev. P. B. MORAN,  
Rector of St. John's Church, one of the  
largest and most flourishing in Cincinnati,  
announcing his withdrawal from the Prot-  
estant Episcopal Church in order to connect  
himself with the Reformed Episcopal de-  
nominations.

A very ugly case is said to have been made  
out against GEORGE SEWARD, Minister to  
China, and Consul-General at Peking, in the  
Chinese navy, in progress by a Chinese  
Committee. SEWARD's counsel has asked  
that the accused Ambassador be allowed to  
return home and testify in his own behalf,  
claiming that he will be able to fully vindicate  
himself from the charges of extortion and  
misadministration. But the Committee  
are anxious to make public the damaging ev-  
idence they have procured, and it is doubtful  
if they will consent to keep it back for the  
length of time requisite for SEWARD's at-  
tendance.

The celebration by Christ Church (Bishop  
CHURCH) of its exodus or escape out of the  
bondage of debt occurred yesterday, and  
was an event of considerable interest owing,  
in part, to the unusual circumstances now  
prevailing, and also to the notable history of this  
peculiar church. The Society of the Third  
Presbyterian Church took possession and for  
the first time worshipped in its new edifice  
on Ashland avenue, one of the largest and  
most beautiful in the city. The Rev. Dr. SWISS, preached at  
Central Church on "The Inevitability of the  
need which all must sooner or later feel of  
God as the bearer of burdens too grievous  
to be borne by humanity."

DEVON and MORROW, the two noble exam-  
ples of veracity and respectability fished out  
of the gutters by Sam Tinsley, have reached  
Washington, and are evincing a robust re-  
sistance. They are of course under the sur-  
veillance of their Democratic mentors, and  
when they shall have done all the testifying  
required in the contract will doubtless be  
furnished the wherewithal to relapse into their  
normal condition. Another noteworthy  
truth and justice is coming to the fore in  
Tinsley—another indignant Republican  
whose soul abhors the fraudulent President  
who refused to appoint him Assistant-Sec-  
retary. He is supposed to be under engage-  
ment to explode for Mr. CORNELIUS's benefit.

Something practical and to the purpose  
has been accomplished by the English-speak-  
ing section of the Republicans in their ex-  
pulsion from the organization of members  
who had proved recalcitrant to their obliga-  
tions by selling out to Alderman candidates; it  
is also proposed to discipline a third for  
anything could win respect for Socialistic  
principles it would be such as applica-  
tion of them as remedies for the pun-  
ishment of offenders of this kind. At the  
various meetings yesterday the tone of the  
speakers was uniformly peaceable so far as  
any resort to violent methods was concerned.

A disposition seems to prevail among the  
Socialists to look upon the exaggerations of  
the police reports as quite in their favor, and  
as being calculated to attract adherents to  
their movement.

## THE NEW CITY SCRIPT.

The City Government has begun the issue  
and offer to its employees of orders directed  
to the City Treasurer payable out of the  
proceeds of the taxes of 1878, when said  
taxes shall be collected, towards the end of  
1879. Like certificates or orders on the  
Treasurer will be issued to all per-  
sons entitled to receive the expenditures for  
the current expenses of the City Govern-  
ment. The fiscal year of 1878 began on the  
1st day of January, and will end on the last  
day of December next. The appropriations  
for the year were in round numbers about  
\$4,000,000, including those to pay the inter-  
est on the public debt. The cash means to  
pay the interest on that portion of the debt  
represented by the water-bonds is furnished  
by the income of the Water Department.

There are also some \$300,000 income from  
licenses and other general sources, but the  
remainder of the revenue to meet appro-  
priations must be obtained from taxation.  
The taxes to meet these appropriations will  
not be due until the following year. The  
revenue from personal taxes will be partially  
collected in January, February, and March  
of next year, and the bulk of the taxes,—  
that is, all the real-estate taxes,—though due  
in December, will not be collected until Sep-  
tember, October, or November, or seventeen  
months hence.

The city is therefore compelled to carry on  
the Government with these orders, except to  
the extent of the revenue from licenses, un-  
til the collection of the personal taxes, be-  
tween January and March next, and for the  
remainder of the expenses, until the collec-  
tion of the other taxes in September and Oc-  
tober, 1879. These certificates or Treasury  
orders, issued to the extent of \$5 per cent of  
the city expenditures for the year, bear no  
interest. Their present money value, if they  
are held to be valid and legal, may therefore  
be computed according to the time of their  
being paid when the taxes shall be collected.

As we have said, all the city taxes for 1878  
will be due in December next, and these cer-  
tificates will then be available in payment of  
these taxes. The real-estate taxes will not of  
necessity be payable until September or Oc-  
tober of next year. Payment of the real-  
estate taxes before that time will be volun-  
tary. Persons who may take these orders or  
purchase them for the purpose of paying  
taxes with them are estimating their value by  
the time they must be held before being in  
voluntary payment of taxes next January,  
or compulsory payment in October follow-  
ing.

It is to be regretted that this long delay in  
the non-payment of the orders is not the  
only consideration which impairs their  
credit. The Supreme Court has been making  
and having with the financial administration  
of the Governments of the cities of this  
State. There seems, however, to be a  
degree of uncertainty as to how far  
the decision of the Supreme Court  
extends. The case before the Court was the  
issue of paper by the city, which paper  
promised on its face to pay the bearer, after  
a certain date, with interest, the sum of  
one dollar. The paper, in fact, was evidence  
of a temporary loan. The Court declared  
that this paper was void; that the debt of  
the city having already reached its constitu-  
tional limit, it was not lawful for the city  
to incur any debt whatever for any purpose.  
It could not issue any evidence of a debt,  
because it could not lawfully incur any  
debt. The Court, however, admitted the  
possible legality of the issue to a creditor  
for services rendered or materials furnished  
of an order on the Treasurer, to be paid out  
of the proceeds of a tax then actually levied,  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued to carry on the Govern-  
ment for 1877, had its validity questioned  
because the interest on the city could not be  
provided that the certificate or order should  
be accepted as payment by the creditor, and  
in full release to the city of all further obli-  
gation or liability. This, it was intimated,  
by leaving the creditor no recourse against  
the city, would not be the creation of any  
debt by the city. Acting under this intima-  
tion, which had been forewarned in a de-  
cision by Judge McALLISTER, the city in 1876  
had issued paper of that tenor, all of which  
had been taken up either in receipts for  
taxes or with revenue when collected. Simi-  
lar paper, issued















